Proposed Amendment to H.926 to Require that Wastewater System and Potable Water Supply Permits Indicate Length of Road Providing Access to or Within Tract of Land Associated with WW/WS Permit

Prepared by Charles Storrow, Leonine Public Affairs on behalf of Vermont Attorneys Title Corporation (State Agent for Connecticut Attorneys Title Insurance Corporation)

February 21, 2020

Sec. XX. Amendment to Wastewater System and Potable Water Supply Rules

On or by July 1, 2020 and notwithstanding the requirements of chapter 25 of Title 3 the Department of Environmental Conservation shall amend Chapter 1, Wastewater System and Potable Water Supply Rules, Environmental Protection Rules, to:

- (a) require an applicant for a Wastewater System and Potable Water Supply permit to state, in its application for a Wastewater System and Potable Water Supply permit, the length of any new road or Class IV road, and associated driveways, that provides access to or within the tract of land created by an act of subdivision for which a Wastewater System and Potable Water Supply permit is required or which will be developed with a building or structure for which a Wastewater System and Potable Water Supply permit is required. For the purposes of this section the length of such a new road or Class IV road shall be measured from the edge of the right of way of the Class III, Class II, or Class I municipal highway, or state highway, from which the new road or Class IV road begins, and
- (b) require that a Wastewater System and Potable Water Supply permit state the length of any new road or Class IV road, and associated driveways, that provides access to or within the tract of land related to the Wastewater System and Potable Water Supply permit.